BILL.

An Act to render the remedy by Writs of Execution in Upper Canada, more effectual.

RE it enacted, &c,

That by virtue of any Writ of fieri facias What the Sheagainst goods and chattels, to be sued out of riff may sieze and sell under 5 any Court in Upper Canada, the Sheriff or a writ of fieri other Officer having the execution thereof, facias against may and shall seize and take all choses in chattels. action at Law and in Equity arising on debt or contract, books of account, evidence of

- 10 debts, debts, judgments, bonds, specialties, bills, promissory notes, securities for money, writings, deeds, stocks and interests in all kinds of companies and associations, money, bank notes and checks, interests of mortga-
- 15 gor and mortgagee in a chattel or chattel security, and every other kind of personal property or right and interest therein, cf the party against whose goods and chattels such execution shall issue, excepting the beds Goods exemp-
- 20 and bedding, wearing apparel, and cooking ted. utensils of himself and his family in actual use,---and may and shall expose the same to public sale, and sell them in the manner in which goods and chattels now are sold,
- 25 in satisfaction of such execution, save in the case of money and bank notes or checks current as money, which may be seized and paid over to the party suing out such execution, in satisfaction of such execution, with-
- 30 out exposing the same to sale: Provided al- Proviso: as to. ways, that no agreement, deed or writing in any interest in lands. any way relating to lands, other than chattel interests therein, shall be seized or sold so far as they relate to such lands, on an execu-
- 95 tion against goods and chattels; And provid- Proviso: ed also, that the Sheriff or other Officer hav- goods now lin-A136

first.